ESTTA Tracking number:

ESTTA513425

Filing date:

e: **12/28/2012** 

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

#### **Notice of Opposition**

Notice is hereby given that the following party opposes registration of the indicated application.

#### **Opposer Information**

Name	DropBox, Inc.
Granted to Date of previous extension	01/02/2013
Address	185 Berry St.Suite 400 San Francisco, CA 94107 UNITED STATES

Attorney information	Susan L. Heller Greenberg Traurig, LLP 1840 Century Park East, Suite 1900 Los Angeles, CA 90067 UNITED STATES latm2@gtlaw.com Phone:(310) 586-7700
	latm2@gtiaw.com Phone:(310) 586-7700

## **Applicant Information**

Application No	85584161	Publication date	09/04/2012
Opposition Filing Date	12/28/2012	Opposition Period Ends	01/02/2013
Applicant	John C Horton 1719 Carolina Ave Wilmington, NC 28403 UNITED STATES		

# Goods/Services Affected by Opposition

Class 009.

All goods and services in the class are opposed, namely: Computer software for authorizing and processing credit cards, debit cards, check cards, checks, electronic checks by merchants on mobile telephones, personal digital assistants, pagers, hand-held computers, laptop computers; computer software for providing credit card payment and payment by check by automated clearing house (ACH) conversion in a wireless point-of-sale transaction for use by mobile retailers that may be downloaded from a global computer network

# **Grounds for Opposition**

False suggestion of a connection	Trademark Act section 2(a)
Priority and likelihood of confusion	Trademark Act section 2(d)
Dilution	Trademark Act section 43(c)

# Mark Cited by Opposer as Basis for Opposition

No.			
Registration Date	NONE	Foreign Priority Date	NONE
Word Mark	DROPBOX		•
Design Mark	DROPBOX		
Description of Mark	NONE		
Goods/Services	Class 009. First use:		
	Computer software and downloadable computer software used to store and share data, documents, files, information, text, photos, images, graphics, music audio, video, and multimedia content with others via global computer networks, mobile telephones, and other communications networks for the purpose of file back up and synchronization, not including software for use in database management in the field of life sciences research or software for uploading or transferring advertising programs and media advertising communications Class 039. First use:		otos, images, graphics, music, via global computer networks, tworks for the purpose of file are for use in database or software for uploading or
	Storage of electronic media, namely, data, documents, files, text, photos, images, graphics, music, audio, video, and multimedia content Class 042. First use:		
	Providing temporary use of non-downloadable computer software used to store and share data, documents, files, information, text, photos, images, graphics, music, audio, video, and multimedia content with others via global computer networks, mobile telephones, and other communications networks for the purpose of file back up and synchronization, not including software for use in database management in the field of biomedical research or software for uploading or transferring advertising programs and media advertising communications; hosting of digital content on the internet		

Attachments	77817716#TMSN.jpeg ( 1 page )( bytes )	
	opp.pdf ( 21 pages )(118418 bytes )	

# **Certificate of Service**

The undersigned hereby certifies that a copy of this paper has been served upon all parties, at their address record by First Class Mail on this date.

Signature	/slh/
Name	Susan L. Heller
Date	12/28/2012

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Published in the <i>Official Gazette</i> on September 4, 2012	
DROPBOX, INC., a Delaware corporation,	) )
Opposer,	)
vs.	) Opposition No
JOHN C. HORTON, an individual,	)
Applicant.	)

In the matter of Ser. No. 85/584,161

#### **NOTICE OF OPPOSITION**

Opposer Dropbox, Inc. ("Opposer"), a Delaware corporation, located at 185 Berry Street, Suite 400, San Francisco, California 94107, believes that it will be damaged by the issuance of a registration for the mark that is the subject of Application Serial No. 85/584,161 ("Applicant's Application") and hereby opposes the same pursuant to Section 13 of the Trademark Act of 1946, 15 U.S.C. § 1063.

As grounds for the opposition, Opposer asserts as follows:

- 1. Opposer was founded in 2007, and is a global provider of digital content hosting, sharing, and synchronization services. Opposer also provides computer software used to store and share data, documents, files, information, text, photos, images, graphics, music, audio, video, and multimedia content. As the leading provider of digital content hosting, sharing, and synchronization services, Opposer has, to date, over 100 million users worldwide.
- 2. Opposer owns both common law rights to the mark DROPBOX ("Opposer's Mark") and Application Ser. No. 77/817,716 for the mark DROPBOX ("Opposer's Application"), which application filing date of September 1, 2009, dates back prior to any date on which Applicant can rely.

3. Opposer's Application for its DROPBOX mark, filed on September 1, 2009, covers:

"Computer software and downloadable computer software used to store and share data, documents, files, information, text, photos, images, graphics, music, audio, video, and multimedia content with others via global computer networks, mobile telephones, and other communications networks for the purpose of file back up and synchronization, not including software for use in database management in the field of life sciences research or software for uploading or transferring advertising programs and media advertising communications" in Class 9:

"Storage of electronic media, namely, data, documents, files, text, photos, images, graphics, music, audio, video, and multimedia content" in Class 39; and

"Providing temporary use of non-downloadable computer software used to store and share data, documents, files, information, text, photos, images, graphics, music, audio, video, and multimedia content with others via global computer networks, mobile telephones, and other communications networks for the purpose of file back up and synchronization, not including software for use in database management in the filed of biomedical research or software for uploading or transferring advertising programs and media advertising communications; hosting of digital content on the internet" in Class 42.

A copy of Opposer's Application and corresponding TSDR status report is attached as <u>Exhibit A</u>, and is made part of the record in these proceedings.

- 4. Upon information and belief, Applicant John C. Horton ("Applicant") is an individual with a mailing address of 1719 Carolina Avenue, Wilmington, North Carolina 28403.
- 5. According to the U.S. Patent and Trademark Office ("PTO") records, on March 29, 2012, Applicant filed Application Ser. No. 85/584,161 ("Applicant's Application") on an intent-to-use basis to register the mark DROPBOX MOBI ("Applicant's Mark") covering:

"Computer software for authorizing and processing credit cards, debit cards, check cards, checks, electronic checks by merchants on mobile telephones, personal digital assistants, pagers, hand-held computers, laptop computers; computer software for providing credit card payment and payment by check by automated clearing house (ACH) conversion in a wireless point-of-sale transaction for use by mobile retailers that may be downloaded form a global computer network" in Class 9.

6. Opposer's common law rights in and to its DROPBOX mark precede Applicant's filing date of March 29, 2012, or any other date on which Applicant can rely. Moreover, Opposer's

Application was filed on September 1, 2009, more than two years prior to the filing date of Applicant's intent-to-use application. Opposer has priority over Applicant.

- 7. Applicant's DROPBOX MOBI mark is confusingly similar to Opposer's DROPBOX mark in sight, sound, connotation, and commercial impression. Applicant's Mark wholly incorporates Opposer's Mark and includes the non-distinctive term "MOBI" which is commonly known to stand for "mobile."
- 8. Moreover, the goods identified in Applicant's Application are identical, overlapping, and/or commercially related to the goods and services covered by Opposer's prior-filed application for its DROPBOX mark.
- 9. Upon information and belief, the goods identified in Applicant's Application would be offered to the same, substantially similar, and/or overlapping classes of consumers as those to which Opposer offers.
- 10. Upon information and belief, the goods identified in Applicant's Application would be offered through the same, substantially similar, and/or overlapping channels of trade as those through which Opposer offers its goods and services.
- 11. Applicant's Application was filed on an intent-to-use basis on March 29, 2012, long after Opposer's filing date for Opposer's intent-to-use application and long after Opposer's first use in commerce. Opposer clearly has priority over Applicant.
- 12. There has never been any relationship between Applicant and Opposer, and Opposer has not consented to or authorized Applicant's use or application to register the mark opposed herein.
- 13. Registration of Applicant's Mark in connection with the goods identified in the Application would be inconsistent with Opposer's superior rights in the DROPBOX mark and would be damaging to Opposer.
- 14. In short, due to the highly confusing similarities between the parties' marks and underlying goods, it is likely that consumers will mistakenly believe that Applicant's Mark is connected

to or otherwise associated with Opposer, or that Opposer has, to some degree, sponsored or endorsed Applicant's goods and services. Accordingly, Applicant's Mark is likely to cause confusion, mistake and/or deception among the consuming public regarding the source, affiliation and/or sponsorship between Opposer and its goods and services, and Applicant and its goods and services. In addition, because of the fame acquired by Opposer's Mark, registration of Applicant's Mark will dilute the value and distinctive quality of Opposer's Mark.

- 15. The proposed use and registration by Applicant of Applicant's Mark for the goods identified in Application Serial No. 85/584,161 is likely to cause confusion, mistake or deception by having the public erroneously assume or believe that such goods emanate from the same source or origin as Opposer, or are in some other way associated, endorsed, licensed, authorized, sponsored by, or, connected with Opposer, all to Opposer's irreparable damage in violation of Section 2(d) of the Trademark Act of 1946, 15 U.S.C. § 1052(d).
- 16. Applicant's proposed registration and use of Applicant's Mark would falsely suggest a connection with Opposer and/or Opposer's goods and/or services, thereby causing loss, damage and injury to Opposer, in violation of Section 2(a) of the Trademark Act of 1946, 15 U.S.C. § 1052(a).
- 17. By reason of the similarity between Applicant's Mark and Opposer's Mark, the fame of Opposer's Mark and the exclusive association between the Opposer's Mark and Opposer, registration of Applicant's Mark would dilute and/or is likely to dilute Opposer's Mark by impairing the distinctiveness of Opposer's Mark to identify exclusively goods and services from Opposer. Accordingly, registration of the mark shown in the Application herein opposed violates the Federal Trademark Dilution Act, 15 U.S.C. § 1125(c).

For the reasons set forth herein, Opposer believes and asserts that it will be damaged by the registration of Application Serial No. 85/584,161. Accordingly, Opposer prays that this Opposition be sustained, and that Applicant be refused registration of its mark for the goods set forth in Application Serial No. 85/584,161.

This Notice of Opposition is being filed electronically, accompanied by payment of the \$300.00 filing fee. In the event of a deficiency, please charge the filing fee to the deposit account of Opposer's counsel, No. 50-0653.

Respectfully submitted,

Sasar Alle

Dated: December 28, 2012

By: ˌ

Susan L. Heller Candice E. Kim GREENBERG TRAURIG, LLP 1840 Century Park East, Suite 1900 Los Angeles, California 90067 LATM2@gtlaw.com

Counsel for Opposer

#### **CERTIFICATE OF SERVICE**

I hereby certify that I served a copy of the foregoing NOTICE OF OPPOSITION upon Applicant by depositing one copy thereof in the U.S. Mail, First-Class Certified Mail, postage prepaid, on December 28, 2012, addressed as follows:

John C. Horton 1719 Carolina Avenue Wilmington, North Carolina 28403

Grace Linker

Sr. Trademark Paralegal

# **EXHIBIT A**

# **Trademark/Service Mark Application, Principal Register**

**Serial Number: 77817716 Filing Date: 09/01/2009** 

# The table below presents the data as entered.

Input Field	Entered	
SERIAL NUMBER	77817716	
MARK INFORMATION		
*MARK	<u>DROPBOX</u>	
STANDARD CHARACTERS	YES	
USPTO-GENERATED IMAGE	YES	
LITERAL ELEMENT	DROPBOX	
MARK STATEMENT	The mark consists of standard characters, without claim to any particular font, style, size, or color.	
REGISTER	Principal	
APPLICANT INFORMATION		
*OWNER OF MARK	Evenflow, Inc.	
DBA/AKA/TA/Formerly	DBA Dropbox	
*STREET	11888 Francemont Drive	
*CITY	Los Altos Hills	
*STATE (Required for U.S. applicants)	California	
*COUNTRY	United States	
*ZIP/POSTAL CODE (Required for U.S. applicants only)	94022	
LEGAL ENTITY INFORMATION		
ТУРЕ	corporation	
STATE/COUNTRY OF INCORPORATION	Delaware	
GOODS AND/OR SERVICES AND BASIS	INFORMATION	
INTERNATIONAL CLASS	009	

*IDENTIFICATION	Computer software and downloadable computer software for use in accessing, updating, manipulating, modifying, organizing, storing, backing up, synchronizing, transmitting, and sharing data, documents, files, information, text, photos, images, graphics, music, audio, video, and multimedia content via global computer networks, mobile telephones, and other communications networks
FILING BASIS	SECTION 1(b)
INTERNATIONAL CLASS	039
*IDENTIFICATION	Storage of electronic media, namely, data, documents, files, text, photos, images, graphics, music, audio, video, and multimedia content
FILING BASIS	SECTION 1(b)
INTERNATIONAL CLASS	042
*IDENTIFICATION	Computer consultation services; computer programming services; computer software design and development services; providing temporary use of nondownloadable computer software for use in accessing, updating, manipulating, modifying, organizing, storing, backing up, synchronizing, transmitting, and sharing data, documents, files, information, text, photos, images, graphics, music, audio, video, and multimedia content via global computer networks, mobile telephones, and other communications networks; hosting of computer software and software applications for others; hosting of digital content on the internet
FILING BASIS	SECTION 1(b)
ATTORNEY INFORMATION	
NAME	Hoang-chi Truong, Esq.
ATTORNEY DOCKET NUMBER	26254-00070
FIRM NAME	Fenwick & West LLP
INTERNAL ADDRESS	Silicon Valley Center
STREET	801 California Street

CITY	Mountain View	
STATE	California	
COUNTRY	United States	
ZIP/POSTAL CODE	94041	
PHONE	(650) 988-8500	
FAX	(650) 938-5200	
EMAIL ADDRESS	trademarks@fenwick.com	
AUTHORIZED TO COMMUNICATE VIA EMAIL	Yes	
OTHER APPOINTED ATTORNEY	all other attorneys	
CORRESPONDENCE INFORMATION		
NAME	Hoang-chi Truong, Esq.	
FIRM NAME	Fenwick & West LLP	
INTERNAL ADDRESS	Silicon Valley Center	
STREET	801 California Street	
CITY	Mountain View	
STATE	California	
COUNTRY	United States	
ZIP/POSTAL CODE	94041	
PHONE	(650) 988-8500	
FAX	(650) 938-5200	
EMAIL ADDRESS	trademarks@fenwick.com	
AUTHORIZED TO COMMUNICATE VIA EMAIL	Yes	
FEE INFORMATION		
NUMBER OF CLASSES	3	
FEE PER CLASS	325	
*TOTAL FEE DUE	975	
*TOTAL FEE PAID	975	
SIGNATURE INFORMATION		
SIGNATURE	/drewhouston/	
SIGNATORY'S NAME	Drew Houston	
SIGNATORY'S POSITION	CEO	

I .	
DATE SIGNED	09/01/2009

#### Trademark/Service Mark Application, Principal Register

**Serial Number: 77817716 Filing Date: 09/01/2009** 

#### To the Commissioner for Trademarks:

MARK: DROPBOX (Standard Characters, see mark)

The literal element of the mark consists of DROPBOX.

The mark consists of standard characters, without claim to any particular font, style, size, or color.

The applicant, Evenflow, Inc., DBA Dropbox, a corporation of Delaware, having an address of

11888 Francemont Drive

Los Altos Hills, California 94022

**United States** 

requests registration of the trademark/service mark identified above in the United States Patent and Trademark Office on the Principal Register established by the Act of July 5, 1946 (15 U.S.C. Section 1051 et seq.), as amended, for the following:

International Class 009: Computer software and downloadable computer software for use in accessing, updating, manipulating, modifying, organizing, storing, backing up, synchronizing, transmitting, and sharing data, documents, files, information, text, photos, images, graphics, music, audio, video, and multimedia content via global computer networks, mobile telephones, and other communications networks

Intent to Use: The applicant has a bona fide intention to use or use through the applicant's related company or licensee the mark in commerce on or in connection with the identified goods and/or services. (15 U.S.C. Section 1051(b)).

International Class 039: Storage of electronic media, namely, data, documents, files, text, photos, images, graphics, music, audio, video, and multimedia content

Intent to Use: The applicant has a bona fide intention to use or use through the applicant's related company or licensee the mark in commerce on or in connection with the identified goods and/or services. (15 U.S.C. Section 1051(b)).

International Class 042: Computer consultation services; computer programming services; computer software design and development services; providing temporary use of nondownloadable computer software for use in accessing, updating, manipulating, modifying, organizing, storing, backing up, synchronizing, transmitting, and sharing data, documents, files, information, text, photos, images, graphics, music, audio, video, and multimedia content via global computer networks, mobile telephones, and other communications networks; hosting of computer software and software applications for others; hosting of digital content on the internet

Intent to Use: The applicant has a bona fide intention to use or use through the applicant's related company or licensee the mark in commerce on or in connection with the identified goods and/or services. (15 U.S.C. Section 1051(b)).

The applicant's current Attorney Information: Hoang-chi Truong, Esq. and all other attorneys of Fenwick & West LLP

Silicon Valley Center 801 California Street Mountain View, California 94041 United States

The attorney docket/reference number is 26254-00070.

The applicant's current Correspondence Information:

Hoang-chi Truong, Esq.
Fenwick & West LLP
Silicon Valley Center
801 California Street
Mountain View, California 94041
(650) 988-8500(phone)
(650) 938-5200(fax)
trademarks@fenwick.com (authorized)

A fee payment in the amount of \$975 has been submitted with the application, representing payment for 3 class(es).

#### **Declaration**

The undersigned, being hereby warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. Section 1001, and that such willful false statements, and the like, may jeopardize the validity of the application or any resulting registration, declares that he/she is properly authorized to execute this application on behalf of the applicant; he/she believes the applicant to be the owner of the trademark/service mark sought to be registered, or, if the application is being filed under 15 U.S.C. Section 1051(b), he/she believes applicant to be entitled to use such mark in commerce; to the best of his/her knowledge and belief no other person, firm, corporation, or association has the right to use the mark in commerce, either in the identical form thereof or in such near resemblance thereto as to be likely, when used on or in connection with the goods/services of such other person, to cause confusion, or to cause mistake, or to deceive; and that all statements made of his/her own knowledge are true; and that all statements made on information and belief are believed to be true.

Signature: /drewhouston/ Date Signed: 09/01/2009

Signatory's Name: Drew Houston

Signatory's Position: CEO

RAM Sale Number: 3270

RAM Accounting Date: 09/02/2009

Serial Number: 77817716

Internet Transmission Date: Tue Sep 01 17:03:30 EDT 2009

TEAS Stamp: USPTO/BAS-63.197.243.249-200909011703300

93403-77817716-4001222ea97536f8e6522ddea e06c9d1d48-DA-3270-20090831194920102392

# DROPBOX

Generated on: This page was generated by TSDR on 2012-12-28 12:53:41 EST

Mark: DROPBOX

# DROPBOX

US Serial Application Sep. 01, 2009 Filing Date:

**Register:** Principal

Mark Type: Trademark, Service Mark

An opposition after publication is pending at the Trademark Trial and Appeal

**Status:** Board. For further information, see TTABVUE on the Trademark Trial and

Appeal Board web page.

**Status Date:** Aug. 26, 2011

Publication Date:

Mar. 01, 2011

#### **Mark Information**

Mark Literal

**Elements:** 

**DROPBOX** 

Standard Character Claim:

Yes. The mark consists of standard characters without claim to any particular

**n**: font style, size, or color.

Mark Drawing

Type:

4 - STANDARD CHARACTER MARK

#### **Goods and Services**

#### Note:

The following symbols indicate that the registrant/owner has amended the goods/services:

- Brackets [..] indicate deleted goods/services;
- Double parenthesis ((..)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and
- Asterisks \*..\* identify additional (new) wording in the goods/services.

Computer software and downloadable computer software used to store and share data, documents, files, information, text, photos, images, graphics, music, audio, video, and multimedia content with others via global computer networks,

For:

mobile telephones, and other communications networks for the purpose of file back up and synchronization, not including software for use in database management in the field of life sciences research or software for uploading or transferring advertising programs and media advertising communications

International Class: 009 - Primary Class U.S Class: 021, 023, 026, 036, 038

Class Status: ACTIVE

**Basis:** 1(b)

For: Storage of electronic media, namely, data, documents, files, text, photos,

images, graphics, music, audio, video, and multimedia content

International Class: 039 - Primary Class U.S Class: 100, 105

Class Status: ACTIVE

**Basis:** 1(b)

For:

Providing temporary use of non-downloadable computer software used to store and share data, documents, files, information, text, photos, images, graphics, music, audio, video, and multimedia content with others via global computer networks, mobile telephones, and other communications networks for the purpose of file back up and synchronization, not including software for use in database management in the field of biomedical research or software for uploading or transferring advertising programs and media advertising

communications; hosting of digital content on the internet

International Class: 042 - Primary Class U.S Class: 100, 101

Class Status: ACTIVE

**Basis:** 1(b)

## **Basis Information (Case Level)**

Filed Use: No Currently Use: No Amended Use: No Filed ITU: Yes Currently ITU: Yes Amended ITU: No

Filed 44D: No Currently 44D: No Amended 44D: No

Filed 44E: No Currently 44E: No Amended 44E: No

Filed 66A: No Currently 66A: No

Filed No Basis: No Currently No Basis: No

### **Current Owner(s) Information**

DROPBOX, INC. **Owner Name:** 

> 185 Berry St. Suite 400

**Owner Address:** 

San Francisco, CALIFORNIA 94107

**UNITED STATES** 

**Legal Entity** Type:

**CORPORATION** 

**State or Country** 

**DELAWARE** Where

Organized:

# **Attorney/Correspondence Information**

#### **Attorney of Record**

**Attorney Name:** John L. Slafsky Docket Number: 40429-TM1001

Correspondent

JOHN L SLAFSKY

WILSON SONINI GOODRIH & ROSATI

Correspondent Name/Address:

650 PAGE MILL ROAD

PALO ALTO, CALIFORNIA 94304-1050

**UNITED STATES** 

Phone: 650-493-9300 Fax: 650-493-6811

Correspondent e-

mail:

trademarks@wsgr.com

Correspondent e-

Yes mail Authorized:

**Domestic Representative - Not Found** 

## **Prosecution History**

Date	Description	Proceeding Number
Nov. 21, 2012	ASSIGNMENT OF OWNERSHIP NOT UPDATED AUTOMATICALLY	
Jun. 26, 2012	APPLICANT/CORRESPONDENCE CHANGES (NON-RESPONSIVE) ENTERED	88888
Jun. 26, 2012	TEAS CHANGE OF OWNER ADDRESS RECEIVED	
Aug. 26, 2011	OPPOSITION INSTITUTED NO. 999999	201367
Jul. 12, 2011	ATTORNEY REVOKED AND/OR APPOINTED	
Jul. 12, 2011	TEAS REVOKE/APPOINT ATTORNEY RECEIVED	
Jun. 29, 2011	OPPOSITION INSTITUTED NO. 999999	200450

Jun. 29, 2011	OPPOSITION INSTITUTED NO. 999999	200444
Mar. 28, 2011	EXTENSION OF TIME TO OPPOSE RECEIVED	
Mar. 01, 2011	OFFICIAL GAZETTE PUBLICATION CONFIRMATION E-MAILED	
Mar. 01, 2011	PUBLISHED FOR OPPOSITION	
Jan. 27, 2011	LAW OFFICE PUBLICATION REVIEW COMPLETED	68123
Jan. 27, 2011	ASSIGNED TO LIE	68123
Jan. 12, 2011	AUTOMATIC UPDATE OF ASSIGNMENT OF OWNERSHIP	
Dec. 27, 2010	APPROVED FOR PUB - PRINCIPAL REGISTER	
Dec. 27, 2010	EXAMINER'S AMENDMENT ENTERED	88888
Dec. 27, 2010	NOTIFICATION OF EXAMINERS AMENDMENT E-MAILED	6328
Dec. 27, 2010	EXAMINERS AMENDMENT E-MAILED	6328
Dec. 27, 2010	EXAMINERS AMENDMENT -WRITTEN	83694
Jun. 28, 2010	NOTIFICATION OF FINAL REFUSAL EMAILED	
Jun. 28, 2010	FINAL REFUSAL E-MAILED	
Jun. 28, 2010	FINAL REFUSAL WRITTEN	83694
Jun. 12, 2010	TEAS/EMAIL CORRESPONDENCE ENTERED	88889
Jun. 11, 2010	CORRESPONDENCE RECEIVED IN LAW OFFICE	88889
Jun. 11, 2010	TEAS RESPONSE TO OFFICE ACTION RECEIVED	
Dec. 11, 2009	NOTIFICATION OF NON-FINAL ACTION E-MAILED	6325
Dec. 11, 2009	NON-FINAL ACTION E-MAILED	6325
Dec. 11, 2009	NON-FINAL ACTION WRITTEN	83694
Dec. 04, 2009	ASSIGNED TO EXAMINER	83694
Sep. 09, 2009	NOTICE OF PSEUDO MARK MAILED	
Sep. 08, 2009	NEW APPLICATION OFFICE SUPPLIED DATA ENTERED IN TRAM	
Sep. 04, 2009	NEW APPLICATION ENTERED IN TRAM	

# **TM Staff and Location Information**

#### **TM Staff Information**

TM Attorney: CALLAGHAN, BRIAN P

Law Office
Assigned:

LAW OFFICE 108

**File Location** 

Current Location: PUBLICATION AND ISSUE

SECTION

Date in Location: Jan. 27, 2011

## **Assignment Abstract of Title Information**

**Summary** 

Total Assignments: 2 Applicant: Evenflow, Inc.

Assignment 1 of 2

**Conveyance:** CHANGE OF NAME

Reel/Frame: <u>4447/0709</u> Pages: 4

Date Recorded: Jan. 05, 2011

Supporting <u>assignment-tm-4447-0709.pdf</u>

Assignor

Name: EVENFLOW, INC. Execution Date: Oct. 27, 2009

**State or Country** 

Legal Entity Type: CORPORATION Where DELAWARE

Organized:

**Assignee** 

Name: DROPBOX, INC.

State or Country

Legal Entity Type: CORPORATION Where DELAWARE

Organized:

Address: 153 KEARNY STREET, MEZZANINE

SAN FRANCISCO, CALIFORNIA 94108

Correspondent

Correspondent

Name: CONNIE ELLERBACH, FENWICK & WEST LLP

Correspondent 801 CALIFORNIA STREET

Address: SILICON VALLEY CENTER MOUNTAIN VIEW, CA 94041

**Domestic Representative - Not Found** 

**Assignment 2 of 2** 

**Conveyance:** TRADEMARK SECURITY AGREEMENT

Reel/Frame: <u>4902/0164</u> Pages: 8

Date Recorded: Nov. 16, 2012

Supporting Documents: assignment-tm-4902-0164.pdf

Assignor

Name: DROPBOX, INC. Execution Date: Oct. 24, 2012

**State or Country** 

Legal Entity Type: CORPORATION Where DELAWARE

Organized:

**Assignee** 

Name: MORGAN STANLEY SENIOR FUNDING, INC.

State or Country

Legal Entity Type: CORPORATION Where DELAWARE

Organized:

1 PIERREPONT PLAZA

Address: AGENCY TEAM, 7TH FLOOR

BROOKLYN, NEW YORK 11201

Correspondent

Correspondent

Name: SKADDEN ARPS SLATE MEAGHER & FLOM

Correspondent

FOUR TIMES SQUARE

Address:

ATTN: JOHN DEMING, ESQ.

NEW YORK, NY 10036

**Domestic Representative - Not Found**